

CHAPTER 149
HUNTING, FISHING AND TRAPPING VIOLATIONS

S. F. 401

AN ACT to increase the scheduled fine for hunting, fishing, trapping, or catching a wild animal, bird, game or fish without obtaining a license or during a closed season.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section eight hundred five point eight (805.8), subsection five (5), paragraph a, Code 1979, is amended to read as follows:

a. For violations of section 110.1, the scheduled fine is ~~ten~~ twenty dollars: However, engaging without a license in any activity the license fee for which is greater than ~~ten~~ twenty dollars is not a scheduled violation.

Sec. 2. Section eight hundred five point eight (805.8), subsection five (5), Code 1979, is amended by adding the following new lettered paragraph:

NEW LETTERED PARAGRAPH. For hunting or taking a raccoon during a closed season in violation of sections one hundred nine point thirty-eight (109.38) and one hundred nine point thirty-nine (109.39) of the Code or administrative orders or rules adopted under those sections, the scheduled fine is fifty dollars.

Approved May 7, 1979

CHAPTER 150
FELONIES — WHEN NONBAILABLE

H. F. 61

AN ACT providing that a defendant awaiting a judgment of conviction and sentencing or appealing a conviction for a class A felony shall not be admitted to bail.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section eight hundred eleven point one (811.1), Code 1979, is amended to read as follows:

811.1 BAILABLE AND NONBAILABLE OFFENSES. All defendants are bailable both before and after conviction, by sufficient surety, or subject to release upon condition or on their own recognizance, except that ~~a--defendant convicted--of-a-class-A-felony~~ the following defendants shall not be admitted to bail ~~while-appealing-such-conviction:~~